UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

UNITED STATES OF AMERICA) Case No. 1:12-cr-88-CLC-SKL
v.) Case No. 1:12-ci-86-CLC-SKL
SPENCER T. EASTING)
REPORT AND RECOMMENDATION	
Upon Defendant's motion, the Court order	red a mental evaluation of Defendant [Doc. 54].
After completion of the mental evaluation, a foren	sic report regarding the evaluation was received
by the Court. The findings set forth in the fore	nsic report are that Defendant is not currently
suffering from a mental disease or defect rendering	ng him mentally incompetent to the extent he is
unable to understand the nature and consequences	of the proceedings filed against him or properly
assist in his defense, and that he is competent to pro-	oceed with sentencing in this matter. Defendant
has advised the Court that he waives his right to a	competency hearing. Given the waiver and the
findings contained in the forensic report, I RECO	MMEND that Defendant be found competent to
understand the nature and consequences of the proc	eedings against him, able to assist in his defense,
and competent to proceeding with sentencing in th	nis matter. ¹
SO ORDERED:	
ENTER.	WO CO
	san K. Lee AN K. LEE

UNITED STATES MAGISTRATE JUDGE

¹A party may serve and file objections to this report and recommendation within fourteen (14) days after being served with a copy of this report and recommendation. Failure to object in accordance with Fed. R. Crim. P. 59 waives a party's right to review.